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5	Counsel for Plaintiffs	
6	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
7	JAMES RUHLMANN and ERIC SAMBOLD,	
8		
9	Plaintiffs,	CASE NO.: 2:14-cv-00879-RFB-NJK
10	v.	Stipulation and Order to Extend Time to Respond to Motions to Lift Stay and Enforce
	GLENN RUDOLFSKY, individually, KIM RUDOLFSKY, individually, and HOUSE OF	Settlement Agreement [Dockets 245 and 246]
11	DREAMS KAUAI, INC. a New York domestic	
12	business corporation,	
13	Defendants.	
14	GLENN RUDOLFSKY, individually, KIM D. RUDOLFSKY, individually, and HOUSE OF	
15	DREAMS KAUAI, INC., a New York Domestic Business Corporation,	
16	Counter-Claimants,	
17	·	
18	vs.	
19	ERIC SAMBOLD, individually and as trustee for the Eric Sambold Trust; JAMES RUHLMANN,	
20	individually; DOES I-X; ROES I-X.	
	Counter-Defendants.	
21	GLENN RUDOLFSKY, individually, KIM D.	
22	RUDOLFSKY, individually, and HOUSE OF DREAMS KAUAI, INC., a New York Domestic	
23	Business Corporation,	
24	Third-party Plaintiffs,	
25	vs.	
26	ANA SAMBOLD, individually; JOHN	
27	BREBBIA, individually; MAC RENTALS, INC., a California corporation,	
28	Third-party Defendants.	

1	It is hereby stipulated and agreed by and between counsel for Plaintiffs, Hannah C. Irsfeld, Esq.		
2	and counsel for Defendants, Valerie Del Grosso, Esq., that the Plaintiffs may have until January 5, 2018		
3			
4	to file their responses to Defendants Motions to Lift Stay and to Enforce Settlement Agreement [Docket		
5	245 and Docket 246].		
6	DATED this 29th day of December, 2017.		
7			
8			
	/s <u>/ Valerie Del Grosso</u>	/s/ Hannah C. Irsfeld	
9	Valerie Del Grosso, Esq. Del Grosso Law, Ltd.	Hannah Irsfeld, Esq. Irsfeld & Associates, LLC	
10	4974 S. Rainbow Blvd., Suite 100	7251 W. Lake Mead Blvd., Suite 530	
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12	(702) 900-1470 Attorney for Defendants/Counterclaimants	(702) 734-0400 Attorney for Plaintiffs/Counterdefendants	
13			
14			
15	ORDER		
16	It is so ordered.		
17		R	
	_		
18	U:	nited States District Judge	
19		January 2, 2018	
20	D	ate:	
21			
22			
23	Submitted by:		
24	Hannah C. Irsfeld, Esq. Nevada Bar No. 5376		
25	Irsfeld & Associates, LLC		
26	7251 W. Lake Mead Blvd., Suite 530 Las Vegas, Nevada 89128		
27	hirsfeld@irsfeldlaw.com Counsel for Plaintiffs		
28	Common for I enteregge		